# **SUPERIOR COURT OF THE STATE OF WASHINGTON FOR KING COUNTY**

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| --- | --- |
| STATE OF WASHINGTON,  Plaintiff,  vs.  Defendant,  In custody  Out of custody | No. **\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_** SEA  **MOTION AND ORDER TO CONTINUE NEXT HEARING(S)**  **WAIVER**  **E-955/E-1201**  (ORCTD) – Order for Continuance of Trial Date    (ORCOMH) Order to Continue Omnibus Hearing    (ORCOTD) Order for Continuance of Omnibus  Hearing and Trial Date  *Clerk’s Action Required* |
|  | **Date of arraignment:** \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ |

**The following court dates are set based on a commencement date of: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

Defense counsel  affirms that the Defendant prefers to appear through counsel for this hearing  has previously

affirmed on the record or through signed pleading that the Defendant prefers to appear through counsel at all hearings

where that is allowed.

The Defendant appeared  In person;  Through counsel;  Remotely (use only if an in-court hearing took place)

The  Defense Counsel  State made a motion to reset hearing dates and extend time-for-trial expiration by

resetting the commencement date with a waiver (CrR 3.3(c)(2)(i))  continuing the trial date (CrR 3.3(f)(1)

and/or CrR 3.3(f)(2)) for the following reason(s):\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

The Defendant  The State objects to this continuance.  The Defendant and the State agree to this continuance.

It is ordered that the **NEXT HEARING(S)** in this matter will be:

|  |  |
| --- | --- |
|  | ***Omnibus Hearing*** has been continued to \_\_\_\_\_\_\_\_\_\_\_ at \_\_\_\_\_\_ a.m. / p.m. in Courtroom **E-955/E-1201**  The Court  Defense Counsel requests that DAJD transport defendant to the next hearing. |
|  | ***Trial date*** has been continued to \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ at 9:00 a.m. The parties will be notified of assignment and standby status by e-mail or telephone by 3:00 p.m. the court day prior to the trial date. |
|  | ***Other:*** |

***The expiration date is* \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

**ORDER:**

☐ The Court grants the motion for the reasons stated above under CrR 3.3(f)(1) and CrR 3.3(f)(2).

☐ The Court grants the motion as required in the interest of justice under CrR 3.3(f)(2) for the reasons stated above and the following additional grounds: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

☐ The Court grants the motion based on the defendant’s execution of a valid waiver pursuant to CrR 3.3(c)(2)(i).

The Court finds good cause to require the Defendant to appear in-person for the following hearings: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**THE DEFENDANT MUST BE PRESENT IN PERSON FOR ARRAIGNMENT, EVERY STAGE OF TRIAL, IMPOSITION OF SENTENCE, AND FOR ANY OTHER HEARING FOR WHICH THE COURT HAS FOUND GOOD CAUSE FOR THE DEFENDANT TO BE PHYSICALLY PRESENT. FOR ALL OTHER HEARINGS, A DEFENDANT MUST EITHER APPEAR IN-PERSON, REMOTELY, OR THROUGH COUNSEL.  To appear through counsel, counsel must provide a waiver signed by the Defendant OR counsel must affirm that the Defendant prefers to appear through counsel. Additionally, the Defendant must maintain contact with counsel. If the Defendant does not appear in any way prescribed by CrR 3.4, the court may order the clerk to issue a bench warrant for the Defendant’s arrest.  If a Defendant appears through counsel, notices provided to counsel are presumed to be provided to the Defendant**

**Defendant confirmed agreement to the below waiver and Defense Counsel explained the waiver to the defendant. WAIVER**: I understand that I have a right to a trial within 60 days of my arraignment if I remain in custody on this case, or within 90 days of my arraignment if I am released on this case before the expiration of 60 days, except for any excluded periods under CrR 3.3, or unless the commencement date is reset. I voluntarily and knowingly agree to reset the commencement date to the next court hearing (scheduled above). I agree that my new time for trial expiration date is 60 days from that date if I remain in custody on this case, or 90 days from that date if I am released on this case before the expiration of 60 days.

Defendant

(Signature required for waiver pursuant to CrR 3.3(c)(2)(i) or continuance pursuant to CrR 3.3(f)(1))

Deputy Prosecutor WSBA No. Attorney for Defendant WSBA No.

DATED this day of , 20 .

Judge

I am fluent in the \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ language, and I have translated this entire document for the Defendant from English into that language. I certify under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.

Interpreter: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Date: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_